now provided by this article; and such election shall also be held on the first Monday in November, between the same hours, in every third year thereafter, and the trustees of said school district shall hold their Term of offices until their successors shall be duly elected and qualified.

In force from March 6, 1862.

1862, c. 285 enacts the following:

200. The children residing in any one of the 1862, c 285 school districts in Caroline county, are hereby per- attend school mitted to attend the schools in any other district, and on what provided the parent or guardian of such children, shall pay to the trustees of the school district in which the children may attend, an additional tax equal in amount to the tax paid in the district in which they reside, if the said additional tax is demanded by the said trustees.

In force from March 10, 1862.

Note—See the act of 1866, c 160, Public General Laws, Public Instruction, by which all laws inconsistent therewith are repealed

SHERIFF.

1864, c. 176 amends section 201 as follows:

201. The sheriff of Caroline county shall be al- Pay lowed, for keeping prisoners in jail, and finding them in food, not more than fifty cents per day, exclusive of fire wood.

In force from March 18, 1864.

TEMPLEVILLE.

1865, c. 86, enacts the following:

202. The citizens of the town of Templeville, in Incorporated. Caroline and Queen Anne's counties, are hereby created a body corporate, by the name of the commissioners of Templeville, with all the privileges of a